In Re: Stephanie S Francis,

Case No. 04-44796 Chapter 7 Case

Debtor,

NOTICE OF HEARING AND MOTION FOR RELIEF FROM THE STAY

- TO: Debtor(s) and other entities specified in Local Rule 9013-3.
- 1. Wells Fargo Bank, N.A. moves the Court for the relief requested below and gives notice of hearing.
- 2. The Court will hold a hearing on this motion on October 7, 2004 at 2:00 PM o'clock, in Courtroom No. 8 West, at the United States Courthouse, 300 South Fourth St, Minneapolis, MN.
- 3. Any response to this motion must be filed and delivered not later than October 4, 2004, which is three days before the time set for the hearing (excluding Saturdays, Sundays, and holidays), or filed and served by mail not later than September 28, 2004, which is seven days before the time set for the hearing (excluding Saturdays, Sundays and holidays). UNLESS A RESPONSE OPPOSING THE MOTION IS TIMELY FILED, THE COURT MAY GRANT THE MOTION WITHOUT A HEARING.
- 4. This Court has jurisdiction over this motion pursuant to 28 U.S.C. §§157 and 1334, Fed. R. Bankr. P. 5005 and Local Rule 1070-1. This proceeding is a core proceeding. The petition commencing this case was filed on August 26, 2004. The case is now pending in this court.
- 5. This motion arises under 11 U.S.C. §362(d) and Fed. R. Bankr. P. 4001. This motion is filed under Fed. R. Bankr. P. 9014 and Local Rules 9006-1, 9013-1 through 9013-3, and 9017-1. Movant seeks relief from the automatic stay in §362(a) to foreclose its lien against the 2003 FORD ESCAPE 4D XLT 4WD (the collateral), and requests the court permit Movant to immediately enforce the order requested, lifting the 10 day stay imposed by Rule 4001(a)(3).

- 6. Movant requests relief from the stay for cause under §362(d)(1). Debtor is delinquent under the terms of the original contract with Movant. Movant requests relief under §362(d)(2). The Debtor has no equity in the collateral, and the collateral is not necessary to an effective reorganization.
- 7. Movant gives notice that it may, if necessary, call Mac Taylor, or some other representative of Movant, from Movant's offices in Minnesota, to testify regarding the debt and value.
- 8. This notice of motion and motion also serve as notice of default required by <u>Cobb v. Midwest</u>

 <u>Recovery Bureau Co.</u>, 295 N.W.2d 232 (Minn.1980). If the default is not cured before the hearing, Movant will repossess the property promptly upon the Court signing the Order.
- 9. A separate Memorandum of Fact and Law is attached hereto and made a part hereof.
 WHEREFORE, Wells Fargo Bank, N.A. moves the Court for an order modifying the automatic stay of §362(a) and such other relief as may be just and equitable.

Dated: September 8, 2004

STEWART, ZLIMEN & JUNGERS, LTD.

/e/ Linda Jeanne Jungers
Linda Jeanne Jungers, Atty ID #5303X
Attorneys for Movant
430 Oak Grove Street #200
Minneapolis, MN 55403
612-870-4100

This is a communication from a debt collector attempting to collect a debt. Any information obtained will be used for that purpose.

09/03/2004 08:50

208-393-4145

MINNESOTA DEPARTMENT OF PUBLIC SAFETY
SRIVER & VEHICLE SERVICES DIVISION
45 MINNESOTA ST., ST. PAUL, MN 55101
UNFIRMATION OF LIEN PERFECTION - DEBTOR NAME AND ADDRESS

FRANCIS STEPHANIE SUE \$1 E CONAN ST ELY MN 55731 First Class U.S. Postage FAID Parmit No. 171 St. Faul, MN

KSP724

1ST SECURED PARTY

WF

LIEN HOLDEI

WELLS FARGO BANK NA PO BOX 53439 PHOENIX AZ 85072-343

03 FORD 4WSPE H1420R829
Title NR
FMYU93123KC75681 04/28/03 NO
Security Date Rebuilt

ETAIN THIS DOCUMENT - See reverse le of this form for removing this lien.

502-370-5095516

EXHIBIT A

ASSIGNMENT: This Contract and Security Agreement is assigned in HELLS FARSO BANK, IIA

COR ASSUMENT BY SELLER on page 2. The manigument is made the series of a superate agreement; I writer the terms of the ASSIGNMENT BY SELLER on page 2. The manigument is made to 2003.

MEBOTA RETAIL HISTALLMENT CONTINCT AND OCCUPITY ARRESMENT

POCONTON. OC BOULLITH FORD LANGUED A

This assignment is made

All Compa

04/28/2003

Elignature

EXHIBIT B

PAGE 03/10

MOTOR VEHICLE - NOT FOR MANUFACT, RED HOUSE

Seller DEN LITH FORD LESS TO LEAR LITY CO.

04/28/2003

Date

ADDITIONAL TERMS OF THIS CONTRACT AND SECURITY AGREEMENT

WF

ADDITIONAL TERMS OF THIS CONTROL OF THIS CONTROL OF THIS CONTROL OF THIS CONTROL OF THIS PROPERTY OF THE PROPE

United States of Automote.

NAME AND LOCATION: Your name and addings indicated on page 1 are your exact legal name and your principal resistance. You will provide us with as least 30 days notice prior to changing your name or principal resistance.

United States of America.

NAME AND LOCATION: Your name and admins indicated on page 1 are your exact legal name and your principal insiderios. You mamo or principal residences.

PREPAYMENT: You may prepay this Contract in full or in part of any firms. Any partial propayment will not excuse any later scheduled payments used you pay in full.

A refund of any prepayment will not excuse any later scheduled payments and you pay in full.

A refund of any prepayment will not excuse any later scheduled payments and are of from this instruences company named in your policy or certificate oil insurance, but no return will be paid if the amount of the refund would be less than \$2.00.

WHISRIMIP AND DITTIES TOWARD PROPERTY: By giving us a seculty interest will not evident to company or ended to university of the property of the company of the Contract, or they are installed in or efficied to the Valvice.

B. You will defend our interests in the Property against claims made by anyone dele, You will do whethers a face to the Valvice.

C. The acculty interest you are giving us in the Property comes ahead of the claim of any other of your general or secure credition. You arget to sign may additional information we may require to its property and and information we may require to keep our claim to the Property shade of the claim of anyous a syrce as an expert. You will not the Property in your posteration in good condition and repair. You will use the Property for the interested and iswitid purposes, Unless comments of the Property will be forcisted at your address listed on page 1 of the Contract.

E. You will not alternate scenario to property with the Property will not the property to difference callering to profit the property to difference also promited by level and associated to property to difference also property to proper also, and the property will not the property to difference and associated to property to difference and associated to property to difference and property and property and property and property in the

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You agree that if any notice is required to be given to you of entered again.

You agree that if any notice is required to be given to you of entered deep to transfer for such orban packed of fine as is required by level.

You agree that all other than the processed as level or transfer (or such orban packed of fine as is required by level.

You agree that all object to your right to recover each property, we may take possession of personal property left in or on the Property securing this Contract and taken into possession as provided above.

RETURNED CHECK CHARGE: You agree to pay a service charge for such returned check or returned automatic payment request. The smooth of the service charge with \$50,00.

INBURANCE: You agree to buy property insurance on the Property protecting against lone and physical damage and subject to a maximum deductible amount indicated in the PROPERTY WISURANCE section, or as we self otherwise recipies. You will name us as loss payse on any such policy. (Somerally, lone payers in the property.) In the event of loss or damage to the Property, we may require additional security or assurances of payment before we allow involvance processed to be used to regain or replace the Property. We may require additional security or assurances of programment before we allow involvance processed to he cover the anount you can be property. In the securines processed to he cover the anount processed to the property with the formation processed to he cover the anount processed to the property with the contract of you. This insurance may include use payers that in our processed to prove the

THIRD PARTY AGREEMENT

THIRD PARTY AGREEMENT

By signing below you agree to give up a sountly interset in the
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Properly delected in agree to give up a sountly interset to the
interset of this Contract, including the WAIVER section about, accept
in you will not be liable for the payments a requires. Your interest
in the Properly may be used to existly the Buyear's obligation, You
agree that we may revew, extend, change this Contract, or reliable
any party or properly without notice or demand upon you.
You acknowledge receipt a different countries.

You acknowledge receipt at a completed copy of this Contract.

Signature

NOTICE: ANY HOLDER OF THIS CONSUMER CREDIT CONTRACT IS SUBJECT TO ALL CLAIMS AND DEFENSES WHICH THE DEBTOR COULD ASSENT AGAINST THE SELLER OF GOODS OR SERVICES DETAINED PURSUANT HEREITO OF WITH THE PROCEEDS HEREOF RECOVERY HEREINDER BY THE DEBTOR HEREINDER.

IF YOU ARE BUYING A USED VEHICLE. THE INFORMATION YOU SEE ON THE WINDOW FORM FOR THIS VEHICLE IS PART OF THIS CONTRACT. INFORMATION ON THE WINDOW FORM OVERRIDES ANY CONTRACT PROVISIONS IN THE CONTRACT OF SALE.

ASSIGNMENT BY SELLER

ASSIGNMENT BY SELLER

Salar sella and assigns this Reball huseliment Contract and Security Agreement, Corpress, to the Assignes, the auccessor's and assigns, including at its rights, and interest in this Contract, and any quantume street of in commentation with this Contract, Selley gives Assignes tall power, allow in its own manne or in Solid's name, to take all legal or other sections which Salar scale have signal under this Contract, SEPARATE AGREEMENT; If this Assignment is made "under the terms of a separate agreement" as included on page 1, the terms of this assignment are described in a separate writingful and not as provided before.]

Bother rearrants.

A. This Contract represents a sale by Salar to Buyer on a line price basis and not on a cash basis.

O. The definition beginner was made by the Buyer in the remains saled on page 1 of this Accessor and, except for the application of any manufacturer's rebate, no part of the down payment was loared or paid to the Buyer to Salar's representative.

D. This sale was completed in accordance with this place is described and residence of a salar down and residence of the Buyer in the residence is accordance with all applicable indexed and and residence by the Salar.

E. This Contract is valid and enforceable in accordance with the Salar.

E. This Contract is valid and enforceable in accordance with the Salar.

A. completely situated, one of the Salar is a security introduced was delivered to the Buyer in good control on the Salar.

I. The Validic has been delivered to the Buyer in good control on and the Salar and payment, purchase the Contract from Assignee. The purchase shall be in accession of Contract in the Property in the ord of the Assignee.

J. Salar has or with principle or a security inclode and was delivered to the Buyer in good control and and accordance of Assignees and accordance of the Salar and accordance of the Salar of Contract from Assignees and accordance of Assignees and Assignees and accordance of Indianness and Assignees and Assignees and

. The may, without notice to Galler, and without allouing the liability of Beller under the Assignment, compound or misses any rights egainet, and grant as of Line for payment to be nade. In Buyer and any other person obligated under this Commen.

UNLESS OTHERWISE INDICATED ON PAGE 1, THIB ABISHONMENT IS WITHOUT RECOURSE. UNITES CONTROLL MUNICIPAL TO THE PROPERTY OF THE ASSISTANCE OF THE ASSISTANCE OF THE ASSISTANCE WITH ASSISTANCE AND ASSISTANCE OF THE ASSI

COLORS 1999 Stations Systems Inc. Dr. Date, My From Pril 1844/44N 1995

(maps 9 of 9)

Vehicle Retail Value Summary N.A.D.A Official Used Car Guide Thursday, September 02, 2004

WF

Guide Edition:

Pacific Northwest Used Car Guide - September 2004

Vehicle Description:

2003 FORD TRUCK

ESCAPE-V6 UTIL 4D XLT 4WD

VIN:

1FMYU93123KC75681

Weight:

3346

Stock #:

MSRP:

\$23,960

N.A.D.A. Base Retail Value

\$19,050

Mileage Value (N/A Miles):

N/A

Accessories Value:

\$0

N.A.D.A Adjusted Retail Value

\$19,050

Appraiser Adjustment Value

\$0

Adjusted Vehicle Value

\$19,050

Accessories:

Alum/Alloy Wheels

w/body

Appraiser Adjustments:

EXHIBIT C

NADA assumes no responsibility or liability for any errors or omissions or any revisions or additions made by anyone on this report.

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04-03669-0

UNITED STATES BANKRUPTCY COURT DISTRICT OF MINNESOTA

WF

In Re: Stephanie S Francis, Case No. 04-44796 Chapter 7 Case

Debtor,

VERIFICATION FOR MOTION FOR RELIEF FROM STAY

I, Mac Taylor, a Collection Officer of Wells Fargo Bank, N.A., the Creditor herein, declare under penalty of perjury that the following is true and correct according to the best of my knowledge, information and belief, and based on the Creditor's business records:

- I am legally competent to testify and am personally familiar with the debt owed by Debtor to the
 Creditor on account number(s) 502-370-5895316-9001.
- The Debtor owes the Creditor \$23,250.53, payoff amount as of August 25, 2004, plus accrued unpaid interest thereon since that date. The monthly loan payment is \$455.88. As of August 25, 2004, the loan payments are in arrears \$2,507.05 for payments owing since April 12, 2004, including \$227.65 late charges.
- The debt owed to the Creditor is secured by a perfected lien on a 2003 FORD ESCAPE 4D XLT
 4WD. The current NADA published retail value of the collateral is \$19,050.00.
- Debtor surrendered the collateral; Movant desires to sell it immediately.
- 5. True and correct copies of the title documents are attached to the Motion as Exhibit "A". True and correct copies of the loan documents are attached as Exhibit "B".

Dated:

Mac Taylor

Wells Fargo Bank, N.A.

Loss Recovery Center

PO Box 7648, MAC# U1851-023

Boise, ID 83707

In Re: Stephanie S Francis,

Case No. 04-44796 Chapter 7 Case

Debtor,

MEMORANDUM OF FACT AND LAW

Wells Fargo Bank, N.A. ("Movant") submits this Memorandum of Fact and Law in support of its motion for relief from the stay.

FACTS

Movant is the holder of a secured claim, and is thus a party in interest. Movant has a valid and perfected security interest in the collateral.

The collateral is in Movant's possession or control. Debtor has expressed no intent to reaffirm or redeem. Movant desires to sell it immediately.

The total net balance due on the Contract is \$23,250.53 as of August 25, 2004. On information and belief, the collateral has an NADA retail value of \$19,050.00. NADA pages showing this collateral value are attached as Exhibit "C".

ARGUMENT

Pursuant to 11 U.S.C. §362(d)(1), a creditor is entitled to relief from the automatic stay "for cause, including the lack of adequate protection of an interest in property of such creditor." In this case, there is a lack of adequate protection as follows:

- Failure to make the payments required by the Contract since April 12, 2004.
- Failure to make payments due post petition under the Contract.

Movant has not been provided with adequate protection of Movant's interest in the collateral.

Such circumstances constitute cause, within the meaning of §362(d)(1), justifying relief from the stay.

See, United States Association of Texas v. Timbers of Inwood Association, Ltd. (In re Timbers of Inwood)

Association, Ltd.), 484 U.S. 365, 108 S.Ct. 626, 98 L.Ed. 2d 740 (1988); In re Reinbold v. Dewey County Bank, 942 F.2d 1304, 1306 (8th Cir. 1991). Pursuant to 11 U.S.C. §362(g), the burden is on the Debtor to prove adequate protection and/or absence of cause.

Pursuant to 11 U.S.C. §362(d)(2), relief from the automatic stay is also appropriate if the Debtor has no equity in the property and the property is not necessary to an effective reorganization. See, In re Gellert, 55 B.R. 970 (Bkrtcy. D.N.H. 1983). In the present case, the balance due Movant on the Contract is \$23,250.53. It appears Debtor has no equity in the collateral. No evidentiary hearing is required on the issue of equity unless Debtors dispute it. Powers v. American Honda Finance Corp., 216 B.R. 95, 97 (N.D.N.Y. 1997). There is no reorganization proposed by the Debtor in this Chapter 7 case. Pursuant to 11 U.S.C. §362(g), the burden is on Debtor to establish that collateral is necessary for reorganization.

Bankruptcy Rule 4001(a)(3) imposes a stay of 10 days which the court may, in its discretion, order is not applicable so that Movant may immediately enforce and implement the order granting relief.

Advisory Committee Notes to 1999 Amendments to Bankruptcy Rule 4001.

Dated: September 8, 2004

STEWART, ZLIMEN & JUNGERS, LTD.

/e/ Linda Jeanne Jungers

Linda Jeanne Jungers, Atty ID #5303X Attorneys for Movant 430 Oak Grove Street #200 Minneapolis, MN 55403 612-870-4100

In Re: Stephanie S Francis,

Case No. 04-44796 Chapter 7 Case

Debtor,

UNSWORN CERTIFICATE OF SERVICE

I, Linda Jeanne Jungers, declare under penalty of perjury that on <u>September 8, 2004</u>, I mailed copies of the attached Notice of Hearing and Motion for Relief from the Stay with Exhibits, Verification, Memorandum of Fact and Law, Certificate of Service, and proposed Order, by first class mail postage prepaid to each entity named below at the address stated below for each entity.

Stephanie S Francis PO Box 531 116 N Main New London, MN 56273

Jay W Liedman Attorney at Law 432 Litchfield Ave Willmar, MN 56201

Terri A Georgen-Running Bankruptcy Trustee PO Box 16355 St Paul, MN 55116

U.S. Trustee 1015 U.S. Courthouse 300 South 4th Street Minneapolis, MN 55415

Executed on: September 8, 2004

Signed: /e/Linda Jeanne Jungers Linda Jeanne Jungers STEWART, ZLIMEN & JUNGERS 430 Oak Grove Street, #200 Minneapolis, MN 55403

In Re: Stephar	nie S Francis,	Debtor,			Case No. 04-44796 Chapter 7 Case
ORDER FOR RELIEF FROM THE STAY					
	Fargo Bank, N.A r 7, 2004 at 2:00		rder granting relief	from the stay came be	efore the Court on
in the p	oremises, and the		f fact and conclusion		ne court being advised ying been stated orally
	IT IS HEREBY	Y ORDERED:			
1.	The automatic stay is modified to permit Wells Fargo Bank, N.A. to repossess and sell the				
	2003 FORD ESCAPE 4D XLT 4WD, VIN 1FMYU93123KC75681				
2.	in accordance	with applicable state	e law.		
	Notwithstanding Federal Rule of Bankruptcy Procedure 4001(a)(3), this Order is effective				
	immediately.				
Dated:					
			United State	s Bankruptcy Judge	